

Express Mail No. EL 752243801 US PATENT

RD-28,600

IN THE UNITED STATES OFFICE OF PATENTS AND TRADEMARKS

Applicants: Johnson et al.

Group Art Unit: 2882

Serial Number: 09/973,560

Filed: October 9, 2001

For: VOICE ACTIVATED

DIAGNOSTIC IMAGING CONTROL USER INTERFACE RECEIVED MAY 0 9 2002

OFFICE OF PETITIONS

RESPONSE TO NOTICE TO FILE MISSING PARTS

Attention: Box Missing Parts Commissioner for Patents Washington, D.C. 20231

Sir:

In response to the Notice to File Missing Parts of Nonprovisional Application dated November 9, 2001, enclosed is a Declaration and Power of Attorney executed by Mark A. Johnson, along with Added Page to Combined Declaration and Power of Attorney for Signature by Joint Inventors on Behalf of Non-Signing Inventor Who Cannot Be Reached Under (37 C.F.R. 1.47(a)). Also enclosed is Part 2 of the Notice to File Missing Parts of Nonprovisional Application.

In addition, enclosed is a Statement of Facts From a Person Having First Hand
Knowledge of the Failure to Reach the Nonsigning Inventor (37 C.F.R. 1.47), and a
Statement of Facts in Support of Filing on Behalf of Nonsigning Inventor (37 C.F.R. 1.47).

04/11/2002 SMINASS1 00000040 012384 09973560

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920.00 CH



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PATENT
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The Commissioner is hereby authorized to charge the surcharge of \$130.00 to Deposit Account Number 01-2384. The Commissioner is asked to consider this a request for a three-month extension of time to and including April 9, 2002, to file this Response and is authorized hereby to debit Deposit Account 01-2384 in the amount of \$920.00 for payment of the three-month extension fee. If any additional extension or other fee is required, please charge Account No. 01-2384. A duplicate of this Response is enclosed for that purpose.

Respectfully submitted,

Michael Tersillo, Reg. No. 42,180 ARMSTRONG TEASDALE LLP One Metropolitan Square, Suite 2600

St. Louis, Missouri 63102-2740

(314) 621-5070

04-10-02

PATENT RD-28,600

WT& TANNIN THE UNITED STATES OFFICE OF PATENTS AND TRADEMARKS

Applicants: Johnson et al.

Group Art Unit: 2882

Serial Number: 09/973,560

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DIAGNOSTIC IMAGING CONTROL USER INTERFACE

CERTIFICATE OF MAILING BY EXPRESS MAIL TO THE COMMISSIONER OF PATENTS AND TRADEMARKS

Express Mail mailing label number: -EL 752243801-US

Date of Mailing: April 9, 2002

I certify that the documents listed below:

- Response to Notice to File Missing Parts (2 pgs.), in duplicate
- Part 2 of Notice to File Missing Parts (1 pg.)
- Declaration and Power of Attorney executed by Mark A. Johnson, with Added Page to Combined Declaration and Power of Attorney for Signature by Joint Inventors on Behalf of Non-Signing Inventor Who Cannot Be Reached Under (37 C.F.R. 1.47(a) (3 pgs.)
- Statement of Facts from a Person Having First Hand Knowledge of the Failure to Reach the Nonsigning Inventor (37 C.F.R. 1.47) (3 pgs.)
- Statement of Facts in Support of Filing on Behalf of Nonsigning Inventor (37 C.F.R. 1.47) (3 pgs.)
- Copy of cover letter to Maureen L. Chase dated February 19, 2002 (4 pgs.)
- Return post card

are being deposited with the United States Postal Service "Express Mail Post Office to Addressee" service under 37 C.F.R. §1.10 on the date indicated above in an envelope addressed to: Box MISSING PARTS, Commissioner for Patents, Washington, D.C. 20231.

Michael Tersillo, Reg. No. 42,180 ARMSTRONG TEASDALE LLP

One Metropolitan Square, Suite 2600

St. Louis, MO 63102-2740

(314) 621-5070

tates Patent and Trademark Office

COMMISSIONER FOR PATENTS UNITED STATES PATENT AND TRADEMARK OFFICE WASHINGTON, D.C. 20231 www.uspto.gov

APPLICATION NUMBER

FILING/RECEIPT DATE

FIRST NAMED APPLICANT

ATTORNEY DOCKET NUMBER

09/973,560

10/09/2001

Mark A. Johnson

RD-28,600

CONFIRMATION NO. 7497

FORMALITIES LETTER

OC000000007051638

John S. Beulick Armstrong Teasdale LLP **Suite 2600** One Metropolitan Sq. St. Louis, MO 63102

Date Mailed: 11/09/2001

NOTICE TO FILE MISSING PARTS OF NONPROVISIONAL APPLICATION

FILED UNDER 37 CFR 1.53(b)

Filing Date Granted

An application number and filing date have been accorded to this application. The item(s) indicated below, however, are missing. Applicant is given TWO MONTHS from the date of this Notice within which to file all required items and pay any fees required below to avoid abandonment. Extensions of time may be obtained by filing a petition accompanied by the extension fee under the provisions of 37 CFR 1.136(a).

- The oath or declaration is unsigned.
- To avoid abandonment, a late filing fee or oath or declaration surcharge as set forth in 37 CFR 1.16(I) of \$130 for a non-small entity, must be submitted with the missing items identified in this letter.
- The balance due by applicant is \$ 130.

A copy of this notice MUST be returned with the reply.

Customer Service Center

Initial Patent Examination Division (703) 308-1202

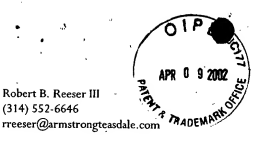
PART 2 - COPY TO BE RETURNED WITH RESPONSE

04/11/2002 SMINASS1 00000040 012384 09973560

01 FC:105

130.00 CH

Adjustment date: 04/30/2002 SSALEEKU 12718/2001 MBERHE 00000080 041073 01 FC:105 130.00 CR





MISSOURI

Robert B. Reeser III (314) 552-6646

KANSAS

ILLINOIS

WASHINGTON, DC

SHANGHAI

SYDNEY

ATTORNEYS AT LAW

February 19, 2002

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Maureen L. Chase 17220 Town Trail Brookfield, WI 53045

Re:

GE Corporate Research and Development

Docket No. RD-28,600 U.S. Patent Application

VOICE ACTIVATED DIAGNOSTIC IMAGING

CONTROL USER INTERFACE

Our Ref.: 12764-102

Dear Maureen:

We have received a Notice to File Missing Parts in the above-identified patent application. This notice is routinely sent by the Patent and Trademark Office (USPTO) in response to the filing of an application without signed formal documents. To fulfill the requirements of the notice, we must now obtain and file signed formal documents.

Enclosed is a copy of the application as filed, together with the Declaration and Power of Attorney and Assignment. Please sign, in blue ink, the enclosed Declaration and Assignment forms. (Note that the Assignment requires notarization and that there are two copies of each form. Both copies should be originally executed by you). After all of these documents have been signed and the assignments have been notarized, please return all documents to me via overnight mail.

The declaration pertains to the invention as recited in the application claims. Therefore, please read the claims with particular care, and discuss them with me if you have any questions as to their scope or meaning. In addition, you should particularly note three things with respect to the declaration. In signing the declaration, all inventors will be verifying:

- a number of statements with respect to originality of the invention; 1.
- 2. that the inventor(s) listed on the declaration is/are the true inventor(s);

ONE METROPOLITAN SQUARE

SUITE 2600

ST. LOUIS, MISSOURI 63102-2740 | TEL: 314.621.5070 | FAX: 314.621.5065

3. that you specifically acknowledge a duty to disclose to the Patent and Trademark Office information of which you are aware which is material to the examination of the application.

With respect to (2) above, each named inventor must have made a contribution to the subject matter of at least one claim. If any inventor has any questions whether the inventorship is correctly stated, for example, whether an individual who is a joint inventor is not included or that an individual is listed who is not one of the inventors, please discuss this matter with me. It is improper to sign a declaration which, in your judgment at the time of signing, states the inventorship incorrectly.

With respect to (3) above, in a number of patent infringement suits, patents have been held unenforceable because the inventor or his attorney did not bring to the attention of the Patent Office relevant facts of which they were aware. These relevant facts include information about prior art and prior activities which relate to the originality or use of the invention. Such facts include:

- a. prior published articles, patents, product announcements, technical reports, lectures or other published material of the inventor or others relating to the invention in whole or in part;
- b. any public use or demonstration of products or methods which might be considered as pertaining to your invention;
 - c. any commercial product over which your invention is an improvement;
- d. any pertinent co-worker's prior or contemporaneous work of which you have knowledge; and
- e. any sale or offer for sale of products incorporating your invention or made by its use.

Any items of the type noted above and any other available information bearing on the claimed invention should be brought to my attention. We can then present the pertinent facts to the Patent and Trademark Office. Please note that your duty to disclose such information is a continuing one. Hence, if you later discover any relevant information, you should promptly bring it to my attention.

Please satisfy yourself that all examples described in the application are accurate and operate and that the best mode contemplated by you of carrying out your invention is clearly set forth.



ARMSTRONG TEASDALE LLP

	If you have any questions or comments regarding your obligations as inventor, please call
me.	·

Please sign and return this letter to me.

Robert B. Reeser III

RBR/lav

Enclosures

I believe that I have fully identified to you all relevant facts pursuant to my duty of disclosure.

Maureen L. Chase

Date

ENDER: COMPLETE THIS SECTION	COMPLETE THIS SECTION ON DELIVERY
Complete items 1, 2, and 3. Also complete item 4 if Restricted Delivery is desired. Print your name and address on the reverse so that we can return the card to you. Attach this card to the back of the mailpiece, or on the front if space permits. Article Addressed to: Maureen L. Chase 17220 Town Trail Brookfield, WI 53045	A. Received by (Please Print Clearly) C. Stanature X
2. Article Number (Copy from service label) 7001 0320 0002 3046 7047	102595-00-M-0952